





## UNITED SEES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED	NVENTOR	AT	TORNEY DOCKET NO.
a/379,739	12/23/95	'ERKREBI		ी विवस	111111
<del>25</del> 514 MYZPATRICK S W BOCKEFELLS		LM81/0528 R & SCINTO	٦	VU, M	AMINER
FW YORK NY 1				ART UNIT	PAPER NUMBER
				DATE MAILED: 1/2/5	/28/99

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



## Advisory Action

Application No. 08/579,739

Examiner

Ngoc-Yen VU

Group Art Unit 2712

SAKAEGI

ТН	E PER	RIOD FOR RESPO	NSE: [check only a) or b)]	
	a) [	expires	months from the mailing da	te of the final rejection.
	ь) [	expires either thre is later. In no eve rejection.	ee months from the mailing dat ent, however, will the statutory	e of the final rejection, or on the mailing date of this Advisory Action, whichever period for the response expire later than six months from the date of the final
	date o detern	on which the respons	se, the petition, and the fee have extension and the corresponding	on under 37 CFR 1.136(a), the proposed response and the appropriate fee. The ve been filed is the date of the response and also the date for the purposes of a gamount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be tatutory period for response or as set forth in b) above.
X	Appe period	ellant's Brief is due d for response set	e two months from the dat t forth above, whichever is	e of the Notice of Appeal filed on <u>Feb 24, 1999</u> (or within any slater). See 37 CFR 1.191(d) and 37 CFR 1.192(a).
			ne final rejection, filed on _ ce the application in condi	May 19, 1999 has been considered with the following effect, tion for allowance:
X	The p	proposed amendm	nent(s):	
	□ v	vill be entered upo	on filing of a Notice of App	eal and an Appeal Brief.
	X v	vill not be entered	because:	
	X	they raise new	issues that would require f	urther consideration and/or search. (See note below).
		•	ssue of new matter. (See	
		they are not dec issues for appea		ion in better form for appeal by materially reducing or simplifying the
		they present ad	ditional claims without car	celling a corresponding number of finally rejected claims.
	NC	OTE: <u>The propos</u>	sed amended claims 1 & 7	introduce new issues that would require further consideration/search.
	□ A -	applicant's respons	se has overcome the follow	ving rejection(s):
	 New!	ly proposed or am		would be allowable if submitted in a
	Newl separ	ly proposed or am rate, timely filed a	nended claims amendment cancelling the or request for reconsiderati	would be allowable if submitted in a
	Newl separation and for all	ly proposed or am rate, timely filed a affidavit, exhibit o llowance because	nended claims amendment cancelling the or request for reconsiderati e: t will NOT be considered b	would be allowable if submitted in a non-allowable claims.
	Newl separation and the E	ly proposed or am rate, timely filed a affidavit, exhibit of lowance because affidavit or exhibit examiner in the fire	nended claims amendment cancelling the or request for reconsiderati e: t will NOT be considered b	would be allowable if submitted in a non-allowable claims.  on has been considered but does NOT place the application in condition ecause it is not directed SOLELY to issues which were newly raised by
	Newl separation and the E	ly proposed or am rate, timely filed a affidavit, exhibit of lowance because affidavit or exhibit examiner in the findurposes of Appear	nended claims amendment cancelling the or request for reconsideration:  t will NOT be considered be nal rejection.	would be allowable if submitted in a non-allowable claims.  on has been considered but does NOT place the application in condition ecause it is not directed SOLELY to issues which were newly raised by is as follows (see attached written explanation, if any):
	Newl separate a for all the a the E For p Claim	ly proposed or am rate, timely filed a affidavit, exhibit of affidavit or exhibit examiner in the fire ourposes of Appears allowed:	nended claims amendment cancelling the or request for reconsiderati e: t will NOT be considered b hal rejection. al, the status of the claims	would be allowable if submitted in a non-allowable claims.  on has been considered but does NOT place the application in condition ecause it is not directed SOLELY to issues which were newly raised by is as follows (see attached written explanation, if any):
	Newly separate a for all the E For p Claim Claim	ly proposed or am rate, timely filed a affidavit, exhibit of affidavit or exhibit examiner in the firm ourposes of Appears allowed:	nended claimsamendment cancelling the or request for reconsideration:  t will NOT be considered both rejection.  al, the status of the claims	would be allowable if submitted in a non-allowable claims.  on has been considered but does NOT place the application in condition ecause it is not directed SOLELY to issues which were newly raised by is as follows (see attached written explanation, if any):
□ ⊠	Newly separate a for all the E For p Claim Claim Claim	ly proposed or am rate, timely filed a affidavit, exhibit of affidavit or exhibit examiner in the firm ourposes of Appears allowed:  Ins objected to:  Ins rejected: 1-11	nended claims amendment cancelling the or request for reconsiderati e:  t will NOT be considered b hal rejection. al, the status of the claims	would be allowable if submitted in a non-allowable claims.  on has been considered but does NOT place the application in condition ecause it is not directed SOLELY to issues which were newly raised by is as follows (see attached written explanation, if any):
□ ⊠	Newl separate a for all the E for p Claim Claim The p	ly proposed or am rate, timely filed a affidavit, exhibit of affidavit or exhibit examiner in the firm ourposes of Appears allowed:  Ins objected to:  Ins rejected:  Ins rejected:  Ins proposed drawing	nended claimsamendment cancelling the or request for reconsideration:  It will NOT be considered be nal rejection.  al, the status of the claims correction filed on	would be allowable if submitted in a non-allowable claims.  on has been considered but does NOT place the application in condition ecause it is not directed SOLELY to issues which were newly raised by is as follows (see attached written explanation, if any):
	Newl separate a for all the E for p Claim Claim The p	ly proposed or am rate, timely filed a affidavit, exhibit of affidavit or exhibit examiner in the firm ourposes of Appears allowed:  Ins objected to:  Ins rejected:  Ins r	nended claimsamendment cancelling the or request for reconsideration:  It will NOT be considered be nal rejection.  al, the status of the claims correction filed on	would be allowable if submitted in a non-allowable claims.  on has been considered but does NOT place the application in condition ecause it is not directed SOLELY to issues which were newly raised by is as follows (see attached written explanation, if any):
	Newl separate a for all the E for p Claim Claim The p Note	ly proposed or am rate, timely filed a affidavit, exhibit of affidavit or exhibit examiner in the firm ourposes of Appears allowed:  Ins objected to:  Ins rejected:  Ins r	nended claimsamendment cancelling the or request for reconsideration:  It will NOT be considered be nal rejection.  al, the status of the claims correction filed on	would be allowable if submitted in a non-allowable claims.  on has been considered but does NOT place the application in condition ecause it is not directed SOLELY to issues which were newly raised by is as follows (see attached written explanation, if any):